



South Coast Air Quality Management District

Engineering & Compliance

*Policies &
Procedures*

**SOUTH COAST AIR QUALITY MANAGEMENT DISTRICT
MEMORANDUM**

DATE: May 14, 1993
TO: SSC Managers
FROM: Ed Pupka /s/ by Paul Liu for ELP
SUBJECT: Higher Fee for Equipment with Rule 219 Exemption Removed

We currently have a "Draft memo 2-16-93" requiring that we charge a 50% higher fee to equipment that the status of exemption was removed due to amendments to Rule 219 on June 3, 1988. It has been brought to our attention that Rule 301(c)(1)(D) does not explicitly reflect this policy and this creates tremendous problems to District compliance staff. Therefore, prior to a proper amendment to subparagraph (c)(1)(D) is made, effective immediately, we will no longer charge a 50% assessment (penalty) to equipment that falls into this category.

This change in "Draft" policy remains into effect until such time that Rule 301(c)(1)(D) can be reevaluated.

Attachment

ELP:PIL;NM/db